MARRIAGE CUSTOMS. dical Changes That Have Taken Piace

In England. Marriage customs have changed everywhere with the advance of civilization. Anglo-Saxons in ancient times, it is said, used to capture their wives by force from their fathers or their hus-bands, it did not matter which.

This was before Augustine came to preach Christianity. Then purchase was more common than espture, although the latter seems to have been frequent enough to the reign of Ethelbert to need regulation by law. By this law a man might run away with a woman, provid-ed he afterward paid her previous owner, be he father or husband, 50 shillings. If it was husband who had thus been deprived of his wife, the woman's captor had not only to pay him the fine, but also to buy him another wife. In any case the stolen woman belonged to

If a man had purchased his bride in the days of Ethelbert and afterward concluded he had paid too much for her, it was lawful for him to return her to her former owner and claim again the purchase price, provided that he had sly expressed satisfaction by ng the bride a present on the morning after the wedding.

The next step was the "foster lien," when the bride price was paid on the day of espousal and was supposed to compensate the parent for the cost of bringing up his daughter. It seems, that this soon fell into disrepute, as there was no law against the father's engaging his daughter to numerous suitors, taking from each the ter lien," and, of course, cheating all but one on the wedding day, which, at that time, was only the day of be-trothal, when the suitor gave a "wed" or pledge for the future performance of his contract. If the suitor did not claim his bride within two years after the wedding day, he forfeited all right to her and to whatever money or goods he had paid for her. If the woman or her father broke their promises, the father had to give the suitor four times as much as the suitor had already paid

As civilization advanced the bride price was given to the woman herself and became her dowry, while nowadays the tables are frequently turned, and the bride settles the money on her husband.-Kate Field's Washington.

THE WALRUS ON LAND. He Is Just as Helpless as a Canalbon

As might be expected, a walrus is about as helpless on land as a canalboat. It is with no little difficulty and much hitching and floundering that he drags his huge bulk upon a sandy shore ever with the boosting he gets from behind by the breakers as they roll in and dash against him. His hind flippers are of little use on land, and on sand or pebbles, where his front flippers do not hold well, the labor of floundering forward is so great that he never stirs beyond the edge of the water and usually lies with his body half awash, with the salt spray dashing over him like torrents of rain. On solid rock or ice he gets along much better, and often a herd will spread several rods back from

the water's edge.

The females and younger walruser have far less development of neck to encumber them and therefore enjoy more freedom of motion than the old males, who actually seem a great burstrictly social in their habits and always go in herds, whether traveling, feeding, fighting or resting ashore. In the days before the slaughter of all living orea tures became a ruling passion in the breast of man the Pacific species inhabited the whole of Bering sea and straits in herds which often contained thousands and even tens of thousands of individuals. -St. Nicholas.

Themistocles, the hero of Salamis, was sent into banishment by the practice of ostracism. This was a purely Athenian device to prevent any citizen becoming too great. When any man acquired such prominence as to be unsafe to the state, a number of citizens demanded a vote, which was taken by writing on shells the name of the too prominent citizen. If a majority voted gainst him, he was sent into exile, not because he had done anything, but for fear he might do something. He staid away from five to ten years, then returned and resumed his standing as a citizen without loss of property or rep-utation. Themistooles was ostracized and went into exile, where he was soon accused of treasonable correspondence with the Persians. He was about to be great influence at the Persian court and jected an invasion of Greece, but died, it is supposed by poison, before his plans could be realized.—Exchange.

When They Meet and Part. An Englishman salutes his friend with: "How do you do? Goodby. Fare-well." Similarly the Dutchman, "Vaar wel," and the Swede, "Farvel." A wel," and the Swede, "Farvel." A
Frenchman says: "Bonjour! Au plaisir!"
—i. e., "de vous revoir." An Italian, "Buon giorno! Addio! A rivederoi!" A Spaniard, "Buenos dias! Adios!— Hasta la vista!" (French "Au revoir!") The Turk folds his arms and bows his head toward the person whom he salutes. The common Arab says, "Salem aleikum" ("Peace be with you"). He then lays his hands on his breast in order to show that the wish proceeds from his

A Moral Power. Queen Victoria is said to have become somewhat fractious, and age is telling on her at last. Irritable as the queen may be under the pangs of rheumatism which now afflict her, no one desires to see her place filled by another. She has kept the balance of moral power in her share of Europe as no crowned head has done before her or will be likely to do after her.—Boston Herald.

The Spaniards called Key West Cayo Huesco, or Bone islands, some say from their coral origin.

When Baby was sick, we gave her Castoria. When she was a Child, she cried for Castoria. When she became Miss, she clung to Castoria, When she had Children, she gave them Castoria

Baild a bank cashier of this city:
"Some few days ago a woman came in with a check for \$500 made payable to ber. I didn't know her and refused to cash it without the identification of the maker signifying that the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the identification of the maker signifying that the indorsement was O. K. She didn't understand what I meant, but seemed to think I was refused to fash it without the identification of the maker signifying that the indorsement was O. K. She didn't understand what I was refused to the country of the same in the country of th

"But, madam, it is against the bank rules to give any money to people we don't know, 'I explained. 'I don't know you. Any one might find a check on the

her honesty. 'What's that you say, young man?' shaking her parasol at me. And for once I blessed my cage, which protected me from her indignation. 'I might have found the check on the street, you young whipper snapper you! What do you take me for? I'd have you, know that I'm an honest woman and not going around picking up checks."
"I believe it, madam,' I said, trying to appease her; but, all the same, I

can't give you the money without the firmly fixed on the haptess victim. maker identifying your indorsement."

"As I handed her out \$500 in bills she remarked sotto voce: 'Picked it up in the street, did I? Umph!' "—Phila-

the bottom of it. When I look at him, spreading the starry wings of his fancy over his chaotic philosophy, he seems like a scraph hovering over the unstreet and bring it in here to be cashed.' fathomable chasm, whose blackness is "She regarded this as a reflection on her honesty. 'What's that you say, Breakfast Table."

> "I am not such whethah she loves me or not," said Willie Wibbles.

"Have you had any encouragement?"
"Yes, indeed. I am infohmed that she wefers to me as 'it,' just as she does to her pet dog."—Washington Star.

Drunkenness has no comparison in evieffect to the opium or morphine habit, when

"In great dudgeon she went out and returned in half an hour with the proper indorsement. Viciously thrusting the check in the window, she said, 'Now, check in the window, she said, 'Now, contain to hush the cough. Brant's Balsam contain to hush the cough. young man, refuse to give me that mon-is one which you can give your child sen with perfect confidence that it is entirely free from opiates, as well as a reliable cure, not only to stop the cough, but also perfectly heal the the diseased parts. Large 25 cent bottle. At Saur & Balsley.

What is

CASTORIA

Castoria is Dr. Samuel Pitcher's prescription for Infants and Children. It contains neither Opium, Morphine nor other Narcotic substance. It is a harmless substitute for Paregeric, Drops, Soothing Syrups, and Castor Oil. It is Pleasant. Its guarantee is thirty years' use by Millions of Mothers. Castoria destroys Worms and allays feverishness. Castoria prevents vomiting Sour Curd. cures Diarrhœa and Wind Colic. Castoria relieves teething troubles, cures constipation and flatulency. Castoria assimilates the food, regulates the stomach and bewels, giving healthy and natural sleep. Castoria is the Children's Panacea-the Mother's Friend.

Castoria.

"Castoria is an excellent medicine for children. Mothers have repeatedly told me of its good effect upon their children," Dr. G. C. Osgood,

"Castoria is the best remedy for children of which I am acquainted. I hope the day is not far distant when mothers will consider the real interest of their children, and use Castoria instead of the various queck nestrums which are destroying their loved ones, by foreing oplum, morphine, seothing syrup and other hurtful agents down their throats, thereby sending agents down their them to premature graves."

DR. J. F. KINCHELOR,

Ark

Castoria. "Castoria is so well adapted to children that

I recommend R as superior to any prescription known to me." H. A. ABCHER, M. D., 111 So. Oxford St., Brooklyn, N. Y. "Our physicisms in the children's depart-ment have speken highly of their experi-ence in their entiside practice with Castoria, and although we only have among our medical supplies what is known as regular products, yet we are free to confess that the merits of Casteria has won us to look with favor upon it."

UNITED HOSPITAL AND DISPENSARY,

Conway, Ark. | ALLEN C. SEITH, Pres.,

The Centaur Company, 77 Murray Street, New York City.

"HE THAT WORKS EASILY, WORKS SUCCESSFULLY." CLEAN HOUSE WITH

SAPOLIO



To begin to prepare for winter.

The first step generally taken by one is to arm himself with a new Suit or Overcoat.

The first question is where are you going to buy all these new things?

Of course where you can get the best article for the least money, not where you can get an inferior article for the most money.

It is to the interest of everyone to get the best articles to be had for as little money as possible.

We have a line of fall and winter goods that can't be excelled, at prices to suit the times. We employ none but the best workmen therefore we do nothing but first class work, and guarantee satisfaction.

Give us a call before placing an order.

THE TAILOR, - - - Napoleon, Ohio.

Probate Notice.

NOTICE is hereby given, that Martin Enupp. as Administrator of the setate of Carbarine Christy, has filed a final account of his Administration, which will be for hearing and settlement Dec. 18, 1894. J. V. CUFF, Probate Judge.

Probate Notice. NOTICE is hereby given, that Hanush Lowry, as Mourdian of William, Daniel and Grace Lowry, minors, has filed a fourth account of her Guardianship, which will be for hearing and astitement December 15, 1894. J. V. OUPF, Probate Judge.

Probate Notice. NOTICE is hereby given, that John C. Groll, a Administrator of the estate of Mathias Keeler, has field a final account of his Administration, which will be for hearing and settlemen December 84th, 1894.

J. V. CUFF, Probate Judge.

Probate Notice. NOTICE is hereby given, that Edward C. Bus seil, as Guardian of Jabez Russell, has filed first account of his Guardian ship, which will be for hearing and act thement Dec. 15th, 1894.

J. V. GUFF, Probate Judge.

Probate Notice.

Notice is hereby given, that Henry Halterman has guardian of Mary Mangerink, has filed a third account of his guardianship, which will be for hearing and settlement December 19th, 1894.

J. V. CUFF, Probate Judge Probate Notice. NOTICE is nereby given, that W. A. Hanna, as Trustee for the benealt of creditors of Joseph Fish and Joseph Fish, Jr., has filed a final account of his trust, which will be for hearing and settle ment Dec. 18, 1894.

J. V. CUFF, Probate Judge.

Probate Notice

NOTICE is hereby given, that Jacob R. Dunn, as Guardian of Wesler A., Margaret, Edward G., and Samantha J. Bandall, has filed a first account of his Guardianship, which will be for, hearing and settlement Dec. 8th, 1884.

Notice of Appointment.

Estate of Thomas B. Hayes, decease

THE undersigned has been appointed and qual fied as Administrator of the cetate of Thome B. Hayes, late of Henry county, Ohio, deceased, Dated this 12th day of November, A. D., 1894. AARON F. CORY.

Notice of Appointment.

Estate of Frederick March, deceased.

THE undersigned has been appointed and qual-fied as Administrator of the estate of Frederic March, late of Henry county, Ohio, deceased, Dated this 19th day of November, A. D., 1894. J. W. MYHES.



NAPOLEON.

GOING WEST. + 37, No. * 42, St. Louis & Toledo Ex...... 6:31 a. m + 38, Definee & Toledo Ex 7:05 s.m.

* 44, St Louis & Toledo Ex 8:52 p. m † 70. Ft, Waynesk Toledo Local . . . 12:25 p. m.

+ Daily except Sunday. * Daily. C. M. BRYANT, Agent Baltimore & Ohio R. R.

TIME TABLE. IN EFFECT MAY 20th, 1894.

| STATIONS. | 8 | 6 | 16 | 46 | 14 |
|-----------------------------|---------------|--------------|--------------|--------|---------|
| CENTRAL TEME. Ly Chicago | AM. *10 45 | PM ● 3 00 | AN + 6 05 | AM | PM 6 45 |
| " Defiance | | 8 85 | 1 40 | | 12 87 |
| Ar. Monrosville. | -8 59 | | \$ 59 | | |
| " Sandusky | 9.30 | | 9 30 | PM | |
| Lv. Mansfield | 7 57 | | | 4 25 | |
| " Mt. Vernon | 8 56 | | | 5 22 | |
| Ar. Newark | 9 85 | | | 5 58 | |
| Lv. Newark | -0.45 | | 12 15 | *6 10 | 16 12 |
| " Zanesville | 40 80 | | 19 56 | 6 51 | 7.00 |
| Ar. Wheeling | 2 85 | | 4 55 | 10 45 | 11 3 |
| " Pitteburgh | ***** | 7 10 | 7 30 | + 4 15 | 4 10 |
| " Washington . | 2 10 | 4 45 | | | 4 05 |
| " Baltimore, | 8 15 | 6 05 | | , | 5 10 |
| " Philadelphia | 6 08 | 8 18 | | | 7 58 |
| " New York | 6.25 | 10 55 | ļ | | 10 50 |

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PULLMAN SERVICE.

Pittsburg and Chicago, Trains Nos. 5, 6, 14 & 15 Chicago, Cleveland and Pittsburg, Trains Nos. 4 and 15. Chicago, Baitimore and New York, Trains Nos. 5, 7 and 8. Pittsburg and Chapter M. Chicago, 19 and Cincinnati, Trains Nos. 105, 106,

*Trains run daily. | Stop on eignal. †Daily ex-

For further information call on B. & O. Ticket igent, or address L. S. Allen, Assistant Gener. Personger Agent, Chicago.

ROBT. B. CAMPBELL. C. O. SCULL, Gen'l Man. Gen Pass, Agt.



ACCEPTED SITUATIONS the PAST THREE WEEKS. They are Emma Baiger, Carrie Zimuserman, Belle Dekoy, Jennie Eldridge, Mary Lalond, Laura Berney, Ask Yost, Frieds Wegner, Berthe Kruse, W. A. Gowing, Jos. Scharf, S. E. Murphy, J. J. Dempsey, H. L. Raudabough, Henry Borgees. Others are placing comparatively come; are sending their graduates home unomployed. Pay no money to agains who may try to drive you into inferior schools. The Tri-State is the popular college.

MELCHIOR BROS. on and Summit Sta., TOLEDO, OH IO.

For Sale or Trade.

BUSINESS room and dwelling with stock of general merchandise. Will sell or trade for improved land. Inquire of J. LOWMASTER, sept27-2m Malinte, Henry county, Ohio.

Legal Notice.

Edward C. Bussell, as Guardian of Jaten Bussell,

Sarah Jane Bishop, Archer Russell, The Unior Central Life Resistance Co. et al., Defendants. In the Probate Court of Henry County, Ohio. In the Probate Court of Henry County, Ohlo.

A RAH JANE BISHOP, who resides at Folks Store, Ads county, Idaho, and Arches Husself, who resides at Dunkirk, Jay county, Indiana, will inhe notice that Edward C. Rusself, Guardian of Jabra Rusself, an Imbecile, did on the Eist day of September, A. D., 1884, Rish his petition in the Probate Court of Henry county, Ohlo, alleging that the personal estate of his said ward is teautheight to pay the debts and claims, and costs of Guardianship, and maintenance of his said ward, that the said ward is the owner in ree simple of an nudivided one-third of the following described real estate, situated in Henry county, Ohlo, to-wit:

The undive d One-third part of skiry acres of land off of the east side of the northwest quarter of section thrity-free, in township four, north of range eight east.

elight east.

The prayer of the petition is that the said Guardian may be ordered to sell the said estate of his ward to pay the debts and charges against same, and for his maintenance, and for all other equitable relief.
Said Archer Russell and Sarah Jane Bishop are bereby notified that they have been made parties defendants to said patition and that they are required to anseer the same on or before January 18th, A. D. 1895, or judgment will be taken against

By W. W. Campbell, his att'y nov22 dt

Legal Notice.

CHARLES L. BROWN, whose place of residence is unknown, will take notice that on the 20th day of hovember A. D., 1804, Edwin Reed, plaintiff, filed his petition in the Court of Common Pless of Henry county, Ohio, being case No. 4231, against the said def ndant. Charles L. Brown, to recover the sum of \$175 with six per ceut. Interest from the 25th day of April. 1891. Said indebtedness is evidenced by three promisery notes signed by the said Charles L. Brown, which notes are secured by mortgage on the following described premises to-wit:

In-lot number one hundred and thirty (180) in S. D. & J. Stearns' addition to the village of Deshler, Henry county, Ohio.

In said petition plaintiff prays for judgment for \$155 and interest, and that said property be sold for the payment of said above sum, and coets of said, and all other proper relief.

Said defendant is nottified that he is required to answer said petition on or before January 18th, 1805, or judgment and decree will be taken against him as prayed for.

By T. A. Conway, his att'y, nov22-6t

Notice.

THE undersigned, doing business in the town of Napoleon, Ohio, under the title of J. C. Sanr & Co., does hereby certify that the name and residence of the only party interested in said business is J. C. Sanr, of Napileon. Heavy county, Ohio, and that no other person or persons are interested therein as partners.

THE STATE OF OHIO, REMARY COUNTY.

Personally appeared before me, a notary public in and for said county, J. C. Sanr. who acknowledged the signing of the foregoing instrument to be his voluntary act and deed for the purposes restitioned.

mentioned.

In witness whereof I have hereunte
sunscribed my name and affixed my seal
seal. this 25th day of October, 1894.

M. DONNELLY,
3t. Notary Public in and for said Henry Co., O.

Legal Notice.

JAMES W. CARSON, whose piace of residence is ashley, Indiana, will take notice that on the 11th day of November, 1894. Ella Carson filed in the Common Pless Gourt, in and for Henry county, Chio, where said action is now pending, her petition for divorce from him.

Said James W. Carson will be required to appear and answer said petition not later than six weeks from and after the 27th day of November, 1894, as me being the date of the first publication of this notice, at which time said petition will be for the saing.

By Ence & Johnson, her attys.

nov216t

Administrator's Sale of Real Estate.

Henry E. Hall, as Administrator of the estate of Henry Dauber, deceased, plaintiff, Mary Dauber et al., defendants.

Probate Court of Henry County, Ohio.

ed at \$840.

Also, the following described real estate, to-wit:
Eleven (11) acres off of the east side of the west
half (%) of the northeast quarter (%) of section
three (3), in township four (4), north of range
seven (7) cost, in Henry county, Ohio, and bounded on the cast by Peter Delivick's farm, on the
north by Nicolas Delivick's furm. appraised at
\$715.

porth by Nicolas Dentroa 2.

\$715.

Also, two (2) rods of land cff of the northeast corner of the west half (*j) of the southeast quarter (*j) of said section three (*j), entering two (*j) rods into the east side of the west half (*j') of the southeast quarter (*j') of said section. Appraised southeast quarter (*j') of said section. at \$1.50. All of said above described lands being in Henry All or sale above tecomes, one of the county, oblio.

Terms of sale:—One-third cash in hand, one-third in one year and of e-third in two years from the day of sale, with interest, the payments to be secured by mortgage upon the promises sold.

HENRY E. HALL,

Adm'r of Henry Dauber, deceased.

Legal Notice.

Laura Woodward, Plaintiff,

Charles G. Boalt et al., Defendants. In the Court of Common Pleas of Henry CHARLES G. BOALT and Agnes G. Boalt, his

CHARLES G. BOALT and Agnes G. Boalt, his Owife, both residing at Alenepee, Wisconsin, John H. Boalt and Sirkanbeth J. Boalt, his wife, both residing at San Francisco, California, W. F. Boalt (first name of plautiff unknown) and Cenci Boalt, his wife, both residing at Gra's, Austria, Comelia E. MoDonald and W. J. McDonald, her husband (first full name unknown) residing at Tacoma Park, District of Columbia, impleaded with others, will take notice that on the 5th day of November, A. D., 1894, the plaintiff duly commenced a civil action in said Court against them, (with others) being case No. 4226, therein setting up in her patition that plaintiff is the owner and in possession of the east part of the south half (54) of the north-cast quarter (k) of section twenty-five (25), town six (6), north of range seven (7) east, in Henry county, Ohio, containing thirty are acres of land more or less, which she claims. She and those under whom she claims and derives title, have been in the open, notorious and adverse possession of said premises for the forty-five years continuously last.

And plaintiff further in her petition filed, alleges.

premises for the forty-five years continuously last past.

And plaintiff further in her potition filed, alleges that one Charles L. Boalt, now deceased, who was the father of the defendants, one shout the—day of——A. D. 18—, conveyed said above described premises to one George W. Buchanan, by deed of warrantee, but that said deed was lost or destroyed without ever having been placed on record in the record of deeds of Henry county, Ohio, that the chain of title is perfect from this said George W. Buchanan, into plaintiff.

Plaintiff prays that said defendants may be ordered and adjudged to convey any title and interest they may have in said real estate by reason of the premises by sufficient deeds to said plaintiff by a day to be named by the Court, or in default thereof, that the decree so to be entered operate as such conveyance, that the title and possession of said real estate be quieted in plaintiff, and for all other and proper relief in equity.

Said defendants and each of them are required to answere demur to said petition herein on or before Saturday, January 19th, A. D. 1895, or Judgment and decree will be taken against them.

LAURA WOODWARD, Plaintiff.

Cahill & Donovan, her Attorneys.

Rovember 22nd, 1895.

Subscribe for the Northwart—\$1.00.

Subscribe for the Nonrawasr-\$1.00.

Sheriff's Sale.

John C. Groll, Co. Tress. etc., M. E. Contes, first name unknown, et al., Henry County Court of Common Pleas, Case No. 3980. Order of sale.

In pursuance of an order issued from the Court of Common Pleas within and for the county of Henry and Sinte of Otho, mude at the Sept. term thereof A. D. 1883, and to me directed, I will offer for sale at public auxilon at the door of the Court House, in the town of Napoleon

Saturday, December 22, 1894, at 2 o'clock p. m. of said day, the following de scribed real eriste, to-wit:

The west half of lo-lot number ninety-seven in the village of Deshler, Henry county, Chile.

Also, nity free of of the south side of out-lot eight in Joslah H. Stearns' addition to the village of Deshler, in said county, being the south quarter of said out-let number eight.

Also, the north half of out but number nine, in Joslah H. Stearns' addition to Deshler, Henry county, Chile.

Said premises has been accounted.

Said premises has been appraised at, in-lot num-er 97, 5370; out-lot number 8, \$500; out-lot num-er 9, 55, and cannot sell for less than two-thirds

E. E. DECKER, Sheriff of Henry County, Ohio. Jas. P. Ragan, Attorney.

Sheriff's Sale.

John C. Groll, Co. Tress., D. A. Fuller, first name unknown, John R. Osborn and Edwin Reed. Henry County Court of Common Pleas. Case No. 3963. Order of sale.

In pursuance of an order issued from the Court for Common Pleas within and for the county of Henry and State of Ohio, made at the Septembererm thereof A. D., 1893, and to me directed, I will offer for sale at public auction at the door of the Court House, in the town of Napoleon, on

Saturday, December 22, 1894, at 2 o'clock P. M. of said day the following de-erribed real estate, to wit:

The northwest part of the northeast quarter (i4) of the southwest quarter (i4) of section fourteen (i4), town six (6) north, range cight (8) cast, consining twenty (29) seres or land, and more accurately described as being twenty seres of land off of the west part of all that part of the northeast quarter (i4) of the southwest quarter (i4) of the continuous of the Wassh railroad.

of the Wabsah railroad.
Suid premises have been appraised at \$140, and caunot sell for less than two-thirds of said apmisement. Terms of sale—Cash. E E DECKER.

Sheriff of Heary County, Ohlo. James P. Ragan, Attorney. Sheriffs Sale

John C. Groll. Co. Treas., etc., Mason Baer, et al.

Henry County Corrt of Common Pleas. Order of sale. Case No. 3877. Order of sale. Case No. 2017.

In pursuance of an order issued from the County of Common Pleas within and for the county of Henry and State of Onlo, made at the Sept. term thereof A. D. 1853, and to me directed, I will offer for sale at public auction at the door of the court nouse, in the town of Napoleon,

Saturday, December 22, 1894. at 2 o'clock p. m. of said day, the following de-scribed real estate, to-wit: Lot eighty-five in the original plat of the village of Deshier.

Also, in-lot one hundred and sixty-four, and lot one hundred and seventy-six, in the town of Deshier.

one hundred and seventy-six, in the town of Deshler,
Also, lot nine in S. D. & J. Stearns' addition of out lots to the village of Deshler.
Also, in-lots thirty-three, thirty-four, thirty-five, fifty-two, fifty-three and fitty-four in J. H. Stearns' addition to the village of Deshler.
Said premises has been appraised at: lot number 88, \$250; in-lot number 124, \$250; lot number 9, \$10; in-lot number 32, \$250; lot number 53, \$250; lot number 53, \$250; lot number 53, \$250; lot number 53, \$250; lot number 54, \$35, cannot sell for less than two-thirds of said appraisment. E. E. DECKER,

Sher ff of Henry county, Ohio. Jas. P. Ragan, Attorney. Sheriff's Sale.

John C. Groll, Co. Treas., Charles E. Warden et al.

Henry County Court of Common Pieas. Case No. 3832, Order of sale. IN pursuance of an order issued from the Court
Lof Common Piess within and for the county of
Henry and State of Oblo. made at the April term
thereof A. D. 1893, and to me directed, I will offer
for sale at public auction at the door of the Court
House, in the town of Napoleon, on

Saturday, December 22, 1834, at 2 o'clock p. m. of said day the following described real estate, to-wit:

The southwest quarter of the southwest quarter of section twenty-five (25), town six (6) north, range eight (8) east. Also, the northesst quarter of the northesst quarter of section thirty-five (25), town six (6) north, range eight (8) east. Also, twenty-five (25) acres of island off of the north end of the west half of the northwest quarter of section thirty-six (36) town six (6) north, range eight (8) east. tion thirty-ax (sb) fown ax (s) north, range eaght (§) east.
Said premises has been appraised at. First de-scribed \$220, second described \$250, third describ-ed \$200, and can not sell for less than two-thirds of said appraisement. Terms of sale—Cash.

E. R. DECKER. Sheriff of Henry County, Ohio. James P. Ragan, Attorney.

Sheriff's Sale.

John C. Groll, Co. Treas. etc., William H. Mitchell et al. Henry County Court of Common Pleas. Case No. 3981, Order of saie.

N pursuance of an order issued from the Court of Common Pleas within and for the unity of Henry and State of Ohio, made at the plember term thereof A. D. 1993, and to me dited, I will offer for sale at public auction, at the or of the Court House, in the town of Napaleon, Saturday, December 22, 1894,

saturday, December 22, 1894,

at 2 o'clock p. m., of said day, the following deacribed real estate to-wit:

The north half of the south half of in-lots numbers 289, 290 and 291, in the original plat of the incorporated village of Deshler, Henry county, Ohio.

Also the south quarter of in-lots numbers 637,
638, 639 and 540, in the original plat of the incorporated village of Deshler, Henry county, Ohio.

Also the north half of the south half and north
half of the north half of in-lots numbers 103, 104,
105 and 105, in S. D. and J. Stearns' first addition
to the incorporated village of Deshler, Henry
county, Ohio.

Also the north 150 feet of in-lots numbers 111,
112, 113 and 114, in S. D. and J. Stearns' first addition to the incorporated village of Deshler,
Henry county, Ohio.

Also in-lots numbers 88, 113, 183, 184 and 528, in
the original plat of the incorporated village of
Deshler, Henry county, Ohio.

Also in-lot number 39 in J. H. Stearns' first addition to the incorporated village of Deshler,
Henry county, Ohio.

Also in-lot number 39 in J. H. Stearns' first addition to the incorporated village of Deshler,
Henry county, Ohio.

Also in-lots number 29, 33, 38, 117, 118, 120, 128
and 129, in S. D. and J. Stearns' first addition to
the incorporated village of Deshler,
Henry county, Ohio.

Said premises have been appraised at: the north
half of the south half of inlots number 29, 375;
number 290, 310; number 121, 310; in the incorporated village of Deshler, Henry county, O. Also the
the south one-fourth of inlots number 637, 3178;
number 188, 351; number 639, 315; and number
103, 310; number 104, 310; number 105, 310;
and number 106, 310; in S. D. and J. Stearns first
addition to the village of Deshler, Henry county, O.

Also the north 150 feet of inlots number 111, 310;
number 112, 310; number 113, 310; and 114, 310; in
S. D. and J. Stearns first addition to
the village of Deshler, Henry county, O.

Also the north 150 feet of inlots number 113, 310;
number 103, 311; number 113, 310; number 114,

E. E. DECKER. Sheriff of Henry County, Ohio.

Legal Notice.

GEORGE P. SIMMONS, whose place of residence is unknown, will take notice that on the 18th day of November, 1894, Eva E. Simmones filed in the Common Pleas Court, in and for Henry county, Ohio, where said action is now pending, her petition for divorce from him.

Said George P. Simmons will be required to appear and answer said petition not later than six weeks from and after the 18th day of November, 1894, sume being the date of the first publication of this notice, at which time said petition will be for hearing. By T. A. Conway, her Att'y,-nov29-64

Sheriff's Sale.

John C. Groll, Treasurer, etc., John M. Baidorf, ct. sl. Heury County Court of Common Press. Case No. 3669. Alias Order of Sale. N pursuance of an order lawned from the Court of Common Pleas within and for the county of any and State of Ohio, made at the Sept. term reof A.D. 1833, and to me directed, I will offer sale at public suction at the door of the court use, in the town of Napolson, on

Saturday, December 15th. A. D. 1894, Saturday, December 15th. A. D. 1894, at 2 o'clock p. m. of said day the following described property, to wil:

L: No. one, is section twelve, town five, north range seven cast, and more particularly described as follows: Commercing at the south cast corner of the northwest fraction of said section twelve, running thence northerly with the rest line of said fraction sir chains and eighty-sirlines to the center of the Misma and Eric canal, thence westwardly with conten of said canal four chains, thence southerly parallel with line first described, five chains and eighty-five links to the Manmee River chance casterly with asid fiver to the place of begining, containing two and fifty four one hundreths acros. Also lot number six in the same town and range. Said peremises has been appealed at \$275, and cannot sell for less than two-thirds of said apprais-ment.

Terms of sale .- Cash . E. E. DECKER.

Sheriff of Henry County, Ohio. Sheriff's Sale.

Ira Cadwallader,

Matt. Brown et al.

Henry County Court Common Pleas.
Case No. 4193. Order of Sale.

In pursuance of an order issued from the Court of Common Piess within and for the county of Henry and State of Ohio, made at the September erm thereof A. D. 1894, and to me directed. I will offer for sale at public anction at the door of the court house, in the town of Napoleon, on Saturday, Dec. 15, A. D., 1894, at 2 o'clock p. m. of said day, the following de-scribed real estate, (o-wit: Inlot number nineteen (19) in the original plat of the village of Holgate, Piessant township, Henry county, Ohlo. Baid premises has been appraised at \$175 and cannot sell for less than (wo-thirds of said appraise ment.

Terms of sale, cash. E. E. DECKER, Sheriff of Henry county, Ohio. John Bender, Plaintiff's Attorney.

Sheriff's Sale.

Robert Hyslop, Jasper L. Miller et al. Henry County Court of Common Pleas, Oase No. 4187. Order of Sale.

Onse No. 4187. Order of Sale.

In pursuance of an order issued from the Count
of Common Pleas within and for the county of
Henry and State of Obio, made at the Sept. term
thereof, A. D. 1894, and to me directed, I will offer
for sale at public auction, at the door of the Court
House, in the town of Napoleon, on
Saturday, Dec. 1st, A. D. 1894,

at 3 o'clock p. m. of said day, the following described real catale, to wit:

The north half of the northwest quarter of the northwest quarter of section ten(10),town three (3) north, range eight (5) sast, in Henry county, Ohio, Terms of sale cash. E. E. DECKER,

M. Donnelly, Attorney. Sheriff's Sale.

Henry Holterman, Co. Tress. etc., Jostah H. Stearns.

Henry County Court of Common Pleas. Case No. 2438. Order of Sale. In pursuance of an order lesued from the Court of Common Pleas within and for the Connty of Henry and State of Ohio, made at the Septterm thereof A. D., 1893, and to me directed, I will offer for sale at public suction at the door of the Court House, in the town of Napoleon, on

Saturday, December 22, 1894. Saturday, December 22, 1894, at 2 o'clock p.m. of said day the following described, rual estate to-wit:
Lots numbers eixteen, forty-nine, sixty, sixty-one, sixty-two, sixty-three, seventy, seventy-four, seventy-five, seventy six, eighty-seven, eighty-eight and eighty-nine, in J. H. Stearn's addition to the town of Deahler, Henry county, Ohio, and outlot number seventeen in J. H. Stearn's addition of outlots to the town of Deahler, Henry county, O. Said premises has been appraised at; lot Ko. 16, \$25; lot number 49, \$10: lot number 60, \$5: lot \$25. \$20; lot number 49, \$10: lot number 60, \$5; lot number 61, \$5: lot No. 62, \$5; lot number 63, \$5; lot number 70, \$10; lot number 74, \$10; lot num-ber 75, \$10; lot number 76, \$10; lot number 87, \$5; lot number 88, \$5; lot number 89, \$5; lot number 17,\$20, and each cannot sell for less than two-thirds of said appraisment.

Terms of sale-Cash E. E. DECKER. Sheriff of Henry county, Ohio. J. P. Ragan, Attorney.

Sheriff's Sale.

John C. Groll, Co. Treas.

Myron Rice. Henry County Court of Common Pleass.

Case No. 3879. Order of sale.

In pursuance of an order issued from the Court of Common Please within and for the County of Henry and State of Ohio, made at the Sept. term thereof A. D. 1885, and to me directed, I will offer lor sale at Public Auction at the door of the Court House, in the town of Napoleon on

Saturday, December 22, 1894, at 2 o'clock p. m. of said day the following described Real Estate, to-wit:

All that part of the southwest quarter of the southwest quarter of section 14, town 3 north, rangs 8 sest, which lies west of the grounds of the Dayton & Michigan railroad, except the southwest corner thereof which lies in the town of Deahler and except eleven acres, herefolors conveyed to Samuel Heed one acre; to Peter S. Domer, two acres, and Edward Gorman, eight acres, and except a certain strip of ground nine chains and twelve links in length by one chain in width running parallel with said railroad, and six chains and ninety-five links north, sixty degrees west therefrom; the tract intended to be hereby conveyed, containing thirteen acres and twenty-two hundred the southwest quarter of said section thirteen, which lies west of said railroad, containing four tenths of an acre more or less. Saturday, December 22, 1894, of an acre more or less. Said premises has been appraised at \$500, and cannot sell for less han two-thirds of said appraise-

Jas. P. Bagan, Attorney for Plaintiff.

E. E. DECKER,

Sheriff's Sale. John C. Groll, Co. Treas., William W. Emmell et al. Henry County Court Common Pleas, Case No. 3867. Order of sale. IN parsuance of an order issued from the Court for Common Pleas within and for the county of Henry and State of Oh:o, made at the April term thereof A. D. 1893, and to me directed, I will offer for sale at public auction at the door of the Court House, in the town of Napoleon, on

Saturday, December 22, 1894. at 2 o'clock p. m. of said day the following de-scribed roal estate, to-wit: Lot number ninety-nine (99) in the village of Texas, Henry county, Ohio. Said promises has been appraised at \$27, and can not sell for less than two-thirds of said ap-praisement.

raisement.
Terms of sale—Cash.
E. E. DECKER, Sheriff of Henry County, Ohio, James P. Ragan, Attorney.

Sheriff's Sale.

John C. Groll, Co. Treas. etc., B. M. Butler, first name unknown, et al. Henry County Court of Common Pleas. Order of sale. Case No. 8982.

In pursuance of an order issued from the Court of Common Pleas within and for the county of Henry and State of Ohio, made as the Sept. term thereof A.D., 1895, and to me directed, I will offer for sale at Public Auction at the door of the Court House, in the town of Rapoleon, on Saturday, December 22, 1894,

Saturday, December 22, 1893.

at 2 o'clock p. m. of said day, the following described real estate, to-wit:

The east half of in-lot number ninety-six in the original plat of the incorporated village of Deshler, Henry county, Ohio.

Said premises has been appraised at \$375, and cannot sell for less than two-thirds of said appraisement.

Terms of sale—cash. E.E. DECKER.

Jas. P. Ragan, Attorney.

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